LADUK UNGANIZATI	ON AMENDMENTS
2008 GENERA	L SESSION
STATE OF	FUTAH
Chief Sponsor: Gro	egory H. Hughes
Senate Sponsor: _	
LONG TITLE	
General Description:	
This bill modifies the Labor in General title b	by amending provisions related to
employee payroll deductions for labor organizations	and provisions related to collective
bargaining on behalf of public employees.	
Highlighted Provisions:	
This bill:	
 requires that only an employee can submit 	it a written request to an employer to have
payroll deductions made to pay union dues;	
 provides for the prompt commencement a 	and ceasing of deductions upon request;
 prohibits an employee who requests to ha 	eve payroll deductions made to pay union
dues from being required to continue the payments f	or any set period or total
amount;	
 provides that a labor organization is not l 	iable to an employee for terminating those
services or benefits that are only available to member	ers of the labor organization if
the employee requests that the employer cease making	ng deductions for union dues
benefitting the labor organization; and	
makes technical changes.	
Monies Appropriated in this Bill:	
None	
Other Special Clauses:	



H.B. 475 02-06-08 1:34 PM

None	
Utah Code Sections Affected:	
AMENDS:	
34-32-1 , as last amended by Laws of Utah 2004, Chapter 220	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 34-32-1 is amended to read:	
34-32-1. Assignments to labor unions Restrictions Effect.	
(1) As used in this section:	
(a) "Employee" means a person employed by any person, partnership, public, private,	
or municipal corporation, school district, the state, or any political subdivision of the state.	
(b) "Employer" means the person or entity employing an employee.	
(c) (i) "Labor organization" means a lawful organization of any kind that is composed,	
in whole or in part, of employees, and that exists for the purpose, in whole or in part, of dealing	
with employers concerning grievances, labor disputes, wages, rates of pay, hours of	
employment, or other terms and conditions of employment.	
(ii) Except as provided in Subsection (1)(c)(iii), "labor organization" includes each	
employee association and union for employees of public and private sector employers.	
(iii) "Labor organization" does not include organizations governed by the National	
Labor Relations Act, 29 U.S.C. Sec. 151 et seq. or the Railroad Labor Act, 45 U.S.C. Sec. 151	
et seq.	
(d) "Union dues" means dues, fees, monies, or other assessments required as a	
condition of membership or participation in a labor organization.	
(2) (a) An employee may direct an employer, in writing, [that an employer] to deduct	
from the employee's wages a specified sum for union dues[, not to exceed 3% per month,] to be	
paid to a labor organization designated by the employee[-] if:	
(i) the amount deducted for union dues per month does not exceed 3% of the	
employee's monthly wages;	
(ii) the employer promptly begins making deductions for union dues from the wages of	
the employee for the benefit of a labor organization when the employer receives a written	
communication from the employee directing that deductions begin; and	

02-06-08 1:34 PM H.B. 475

)9	(iii) the employee is not under any agreement, contract, or obligation to continue
50	payments or contributions to the labor organization:
51	(A) for any set period in excess of one month; or
52	(B) in a total amount exceeding the monthly limit specified under Subsection (2)(a)(i).
53	(b) (i) An employer shall promptly cease making deductions for union dues from the
54	wages of an employee for the benefit of a labor organization when the employer receives a
55	written communication from the employee directing that the deductions cease.
66	(ii) An employee's request that the employer cease making deductions shall not be
67	conditioned upon the labor organization's:
58	(A) receipt of advance notice of the request; or
59	(B) prior consent to cessation of the deductions.
70	(3) A labor organization is not liable for any claim for services or benefits that are
71	available only to members of the labor organization and that are terminated as a result of an
72	employee's request that the employer cease making deductions for union dues for the benefit of
73	the labor organization.

Legislative Review Note as of 2-5-08 12:03 PM

Office of Legislative Research and General Counsel

H.B. 475 - Labor Organization Amendments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/8/2008, 9:12:17 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst